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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/963,575	09/27/2001	Tatsuya Maeda	011296	9690
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ARMSTRO	NG,WESTERMAN & HA	ATTORI, LLP	EXAMI	NER
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WASHINGTO	ON, DC 20006		ART UNIT	PAPER NUMBER

2877

DATE MAILED: 02/04/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
		09/963,575	MAEDA, TATSUYA
Office Acti	ion Summary	Examiner	Art Unit
		Vincent P. Barth	2877
The MAILING D Period for Reply	ATE of this communication app	pears on the cover sheet with the	correspondence address
THE MAILING DATE (- Extensions of time may be averaged after SIX (6) MONTHS from the period for reply specifies of NO period for reply is specified. Failure to reply within the set	OF THIS COMMUNICATION. vailable under the provisions of 37 CFR 1.1 the mailing date of this communication. d above is less than thirty (30) days, a replified above, the maximum statutory period or extended period for reply will, by statute ice later than three months after the mailing	Y IS SET TO EXPIRE 3 MONTH 36(a) In no event, however, may a reply be till y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE g date of this communication, even if timely filed	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).
1)⊠ Responsive to o	communication(s) filed on 27.5	September 2001	
2a) This action is F	INAL . 2b)⊠ Th	is action is non-final.	
		ance except for formal matters, p Ex parte Quayle, 1935 C.D. 11, 4	
4)⊠ Claim(s) <u>1-8</u> is/a	are pending in the application.		
4a) Of the above	claim(s) is/are withdraw	wn from consideration.	
5)☐ Claim(s) i	s/are allowed.		
6)⊠ Claim(s) <u>1-8</u> is/a	re rejected.		
7) Claim(s) i	s/are objected to.		
8) Claim(s) a Application Papers	are subject to restriction and/o	r election requirement.	
9) The specification	is objected to by the Examine	r.	
10) The drawing(s) file	ed on is/are: a)□ accep	oted or b) objected to by the Exa	miner.
		e drawing(s) be held in abeyance. S	
11) The proposed dra	wing correction filed on	_is: a) ☐ approved b) ☐ disappro	oved by the Examiner.
If approved, corre	ected drawings are required in rep	bly to this Office action.	
12) The oath or decla	ration is objected to by the Ex	aminer.	
Priority under 35 U.S.C. §	§ 119 and 120		
13) Acknowledgment	t is made of a claim for foreign	priority under 35 U.S.C. § 119(a	a)-(d) or (f).
a) ☐ Ali b) ☐ Som	e * c)☐ None of:		
1. Certified co	opies of the priority documents	s have been received.	
2. Certified co	opies of the priority documents	s have been received in Applicati	on No
3.☐ Copies of t applica	the certified copies of the prior	ity documents have been receive	ed in this National Stage
14) Acknowledgment is	s made of a claim for domestic	priority under 35 U.S.C. § 119(e	e) (to a provisional application).
		visional application has been rec c priority under 35 U.S.C. §§ 120	
Attachment(s)		. ,	
	(PTO-892) Itent Drawing Review (PTO-948) ement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	(PTO-413) Paper No(s)
US Patent and Trademark Office PTO-326 (Rev. 04-01)	Office Act	tion Summary	Part of Paper No. 3

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 5 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ichikawa, U.S. Patent No. 5,377,278 (27 Dec., 1994), in view of Kent, et al., U.S. Patent No. 6,047,084 (04 Apr., 2000).
- 3. Referring to Claim 1, Ichikawa discloses a system for inspecting solderless terminals using image analysis, wherein a wire is crimped with a sheathed wall (see Fig. 3). The connection is illuminated (see Fig. 1, element 11), following which image analysis is used to inspect the quality of the crimp (col. 5, ln. 46, et seq.). Ichikawa does not disclose that an area of the crimped portion is calculated. However, Kent discloses a method for determining whether a soldered connection is adequate by calculating the coverage area of the lead, and based on comparison to a threshold, deeming the connection to have been properly manufactured (col. 13, ln. 59 to col. 14, ln. 3). Ichikawa and Kent are analogous art, since they are from a similar problem solving area, in that each involves determining whether an electrical connection is adequate. See Medtronic, Inc. v. Cardiac Pacemakers, 721 F.2d 1563, 1572-1573, 220 USPQ

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97, 103-104 (Fed. Cir., 1983). The motivation for combining the references would have been to use the image analysis techniques of Kent for the inspection of crimped connections, since Ichikawa already explicitly uses at least one image analysis technique to accomplish said goal. Accordingly, it would have been obvious to those skilled in the art to combine the references, at the time of the invention, in order to gain such benefit.

Referring to Claim 5, Ichikawa discloses a system for inspecting solderless terminals 4. using image analysis, wherein a wire is crimped with a sheathed wall (see Fig. 3). The connection is illuminated (see Fig. 1, element 11), following which image analysis is used to inspect the quality of the crimp (col. 5, ln. 46, et seq.) by means of a camera 3 (see Fig. 2, element 3). Ichikawa does not disclose that an area of the crimped portion is calculated. However. Kent discloses a method for determining whether a soldered connection is adequate by calculating the coverage area of the lead, and based on comparison to a threshold, deeming the connection to have been properly manufactured (col. 13, ln. 59 to col. 14, ln. 3). Ichikawa and Kent are analogous art, since they are from a similar problem solving area, in that each involves determining whether an electrical connection is adequate. See Medtronic, Inc. v. Cardiac Pacemakers, 721 F.2d 1563, 1572-1573, 220 USPQ 97, 103-104 (Fed. Cir., 1983). The motivation for combining the references would have been to use the image analysis techniques of Kent for the inspection of crimped connections, since Ichikawa already explicitly uses at least one image analysis technique to accomplish said goal. Accordingly, it would have been obvious to those skilled in the art to combine the references, at the time of the invention, in order to gain such benefit.

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- 5. Referring to Claim 6, Ichikawa discloses that both the lighting arrangement and the camera can be positioned in a variety of positions in order to inspect the crimp (see Figs. 1, 2, 19, 20 and 22). In the alternative, the placement of the lighting and camera means in the instant Application represents a non-critical limitation. The Specifications in the instant Application do not disclose why such positioning is a critical limitation over the prior art as disclosed in Ichikawa, and have not set forth any new and unexpected results over the prior art obtained with this feature. Moreover, it appears that the present invention proposed would perform equally well with the lighting and camera arrangements as disclosed in the prior art. Accordingly, this feature would have been obvious to those skilled in the art at the time of the invention. See MPEP §2144.05(III) and §§716.02-716.02(g) for a discussion of criticality and unexpected results.
- 6. Claims 2-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ichikawa, U.S. Patent No. 5,377,278 (27 Dec., 1994), in view of Kent, et al., U.S. Patent No. 6,047,084 (04 Apr., 2000), further in view of Shields, et al., U.S. Pat. No. 5,899,959 (04 May 1999).
- Referring to Claim 2, Ichikawa discloses a system for inspecting solderless terminals using image analysis, wherein a wire is crimped with a sheathed wall (see Fig. 3). The connection is illuminated (see Fig. 1, element 11), following which image analysis is used to inspect the quality of the crimp (col. 5, ln. 46, et seq.) by means of a camera 3 (see Fig. 2, element 3). Ichikawa does not disclose that an area of the crimped portion is calculated. However, Kent discloses a method for determining whether a soldered connection is adequate by calculating the coverage area of the lead, and based on comparison to a threshold, deeming the

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connection to have been properly manufactured (col. 13, ln. 59 to col. 14, ln. 3). Ichikawa and Kent are analogous art, since they are from a similar problem solving area, in that each involves determining whether an electrical connection is adequate. See Medtronic, Inc. v. Cardiac Pacemakers, 721 F.2d 1563, 1572-1573, 220 USPQ 97, 103-104 (Fed. Cir., 1983). The motivation for combining the references would have been to use the image analysis techniques of Kent for the inspection of crimped connections, since Ichikawa already explicitly uses at least one image analysis technique to accomplish said goal. Accordingly, it would have been obvious to those skilled in the art to combine the references, at the time of the invention, in order to gain such benefit. Neither Ichikawa nor Kent discloses that the system should be placed inside a box with a dark inner surface to reduce the effects of ambient light as claimed. However, the feature claimed for reducing ambient light has been well known in the art, and is illustrated by Shields, which discloses generally a measurement and inspection system. Shields discloses that a cover box 64 (Fig. 2) surrounds the optical equipment, and that the inside of the box is painted black to further reduce the effects of ambient light (col. 7, lns. 5-11). Ichikawa, Kent and Shields are analogous art, since they are from a similar problem solving area, in that each involves optical inspections. Accordingly, it would have been obvious to those skilled in the art to combine the references, at the time of the invention, in order to gain the benefit of reducing ambient light.

8. Referring to Claims 3 and 4, Ichikawa discloses that both the lighting arrangement and the camera can be positioned in a variety of positions in order to inspect the crimp (see Figs. 1, 2, 19, 20 and 22). In the alternative, the placement of the lighting and camera means in the instant Application represents a non-critical limitation. The Specifications in the instant Application do not disclose why such positioning, including a light source inclination of less than 45 degrees, is

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a critical limitation over the prior art as disclosed in Ichikawa, and have not set forth any new and unexpected results over the prior art obtained with this feature. Moreover, it appears that the present invention proposed would perform equally well with the lighting and camera arrangements as disclosed in the prior art. Accordingly, this feature would have been obvious to those skilled in the art at the time of the invention. See MPEP §2144.05(III) and §§716.02-716.02(g) for a discussion of criticality and unexpected results.

- 9. Claims 7 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ichikawa, U.S. Patent No. 5,377,278 (27 Dec., 1994), in view of Kent, et al., U.S. Patent No. 6,047,084 (04 Apr., 2000), Shields, et al., U.S. Pat. No. 5,899,959 (04 May 1999), and further in view of Hoki, U.S. Pat. No. 5,774,574 (30 Jun., 1998).
- 10. Referring to Claim 7, the combination of Ichikawa, Kent and Shields as discussed above disclose all of the limitations in Claims 2-6, except that at least a partial image of the crimping piece is analyzed. Hoki discloses a pattern defect detection system in which image analysis is used, and which further discloses that partial images may be taken of the object (col. 3, lns. 25-28). Ichikawa, Kent, Shields and Hoki analogous art, since they are from a similar problem solving area, in that each involves the use of image analysis and defect detecting. See Medtronic, Inc. v. Cardiac Pacemakers, 721 F.2d 1563, 1572-1573, 220 USPQ 97, 103-104 (Fed. Cir., 1983). Accordingly, it would have been obvious to those skilled in the art to combine the references, at the time of the invention.
- 11. Referring to Claim 8, Ichikawa discloses that the lighting source may be arranged longitudinally with respect to the length of the terminal to be inspected (col. 10, lns. 35-38).

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CONCLUSION

- 12. Applicants' Claims 1-8 are rejected based on the reasons set forth above.
- 13. Any inquiries concerning this communication from the examiner should be directed to Vincent P. Barth, whose telephone number is 703-605-0750, and who may be ordinarily reached from 9:00 a.m. to 5:30 p.m., Monday through Friday.
- 14. If attempts to reach the examiner prove unsuccessful, the examiner's supervisor is Frank G. Font, who may be reached at 703-308-4881.
- Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1782.

Richard A. Rosenberger Primary Examiner